IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

LG.PHILIPS LCD CO., LTD.,

Plaintiff.

V.

Civil Action No. 04-343 (JJF)

TATUNG CO.;

TATUNG COMPANY OF AMERICA, INC.; AND VIEWSONIC CORPORATION,

Defendants.

SPECIAL MASTER'S REPORT AND RECOMMENDATION REGARDING FURTHER DEPOSITION OF PLAINTIFF LG.PHILIPS LCD CO., LTD.

This matter comes before me, as Special Master, ¹ on the request of Defendant ViewSonic Corporation ("ViewSonic") to further depose Plaintiff LG.Philips LCD Co., Ltd. ("LPL") relating to recently produced documents and products. LPL opposes ViewSonic's request.

Having read and considered the numerous papers submitted by the parties, and having heard and considered the oral arguments made, and having participated in certain discussions in the nature of "meet and confer" discussions with the consent of the parties, including during several hearings conducted on August 7, August 13, August 16, August 17, and August 27, 2007, the Special Master recommends that ViewSonic's request to depose LPL on the topics identified in attached Exhibit A hereto, be GRANTED for the reasons set forth herein and on the record.

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¹ See The Order Appointing Special Master, dated February 25, 2005 [D.I. 178] in the above-captioned case.

BACKGROUND

- 1. The above-captioned litigation was filed in May, 2004. Fact discovery in the above-captioned litigation officially closed March 30, 2007, with limited discovery continuing since that time. During the period that fact discovery was open, and thereafter, the Special Master has heard and resolved numerous discovery disputes between the parties to the above-captioned litigation.
- 2. On June 28, 2007, the Special Master orally ruled on the record granting in part and denying in part the motion of ViewSonic compelling LPL to locate and produce various documents which had previously been requested by ViewSonic during the fact discovery period.

The scope of that production was addressed in a hearing on July 13, 2007. The Special Master also ruled on the record on August 7, 2007, requiring LPL to search for and promptly report back to the Court regarding the date on which it would produce physical samples of LPL modules, based on further discussion between counsel.

3. In the various hearings relating to discovery disputes between the parties during and after the close of the fact discovery period, the Special Master advised all parties that it was possible, if not likely, that additional discovery would be permitted after the Special Master issued his recommendations regarding claim construction if full discovery were not made during the fact discovery period. More specifically, at the April 13, 2007 hearing, the Special Master determined that issues concerning ViewSonic's disputed requests for technical discovery from LPL, including issues argued before me in February 2007, would be addressed after the claim construction decision issued in June 2007, and, depending on the claim constructions, there could be additional discovery from LPL, possibly including deposition discovery. The Special Master issued his Report and Recommendations Regarding Claim Construction on June 15, 2007.

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Deleted: corresponding to LPL Prior Art Products and Other LPL Products (the definitions of which are also reflected in Exhibit A hereto) within the possession, custody or control of LPL.

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leading up to the present
recommendation, LPL admitted that it
could have produced the documents and
things that are the subject of the June 28
Order at an earlier time, but chose as a
matter of its litigation strategy not to
produce those materials until after the
Special Master's Order of June 28, 2007.¶

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5. LPL opposed a further deposition on various grounds, including, but not limited to (i) fact discovery had closed and Defendants had not made an adequate showing of a need for further discovery; (ii) Defendants had produced additional discovery after their depositions; and (iii) various topics identified by Defendants were improper, including as outside the scope of proper discovery, within the scope of prior discovery during the discovery period, vague and ambiguous, unduly burdensome, and seeking expert opinion.

matters within the scope of proper discovery including the credibility of witnesses previously

deposed.

6. During the course of submissions and discussions concerning the deposition topics, the deposition topics originally proposed by Defendants were focused and clarified. On August 27, 2007, the Special Master heard final oral arguments with regard to these matters.

SPECIAL MASTER'S CONCLUSIONS

7. As noted on the record, the Special Master concludes and recommends that LPL should prepare and provide one or more witnesses to testify in response to a deposition under Rule 30(b)(6) of the Federal Rules of Civil Procedure on the topics attached hereto as Exhibit A.

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The Special Master concludes that the discovery sought by the deposition is appropriately directed to issues related to the present litigation. Defendants could not have adequately obtained this deposition testimony previously without the documents and products which the Special Master has ordered produced. LPL's decision not to produce these documents and materials prior to an order by the Special Master compelling same thus deprived Defendants of the right to obtain the deposition testimony during previous sessions of LPL's corporate deposition pursuant to Rule 30(b)(6). Defendants have agreed to advise LPL, as promptly as reasonably possible, of any products they determine during their preparation for the deposition about which they do not intend to question a witness.

The Special Master concludes that the topics identified on the attached Exhibit A, given the clarifications and guidance provided during the hearings are appropriate topics and provide fair and appropriate notice to LPL of the topics on which the deposition can be conducted and the matters for which the corporate representatives must be prepared on those issues. As noted in the record, the topics are subject to: (i) the discussions relating to any proper assertion of the attorney-client privilege; (ii) the parties' preexisting agreement concerning issues exclusively deferred to expert witnesses; and (iii) other proper and customary deposition objections. Additionally, as reflected in the record, the Special Master understands that the use of the references to "commercial success" in Topic 5, "Georgia Pacific" factor in Topic 4, "defense of inequitable conduct" in Topic 7, and "the requirements of admissible evidence under the Federal Rules of Evidence" in Topic 8 is not intended to permit questions seeking legal conclusions about those issues, but rather is an appropriate "shorthand" designation to illuminate for LPL's counsel the factual inquiries that are properly within the scope of the deposition notice and on which the witness must be prepared. No later than September 12, 2007, Defendants shall

Deleted: Any burden on LPL in preparing and providing one or more corporate representatives to testify on the subject matters contained within the attached Exhibit A stem from LPL's decision not to produce the documents and materials prior to the previous sessions of LPL's corporate deposition, which LPL acknowledges it could have

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advise LPL of particular Georgia Pacific factors about which they do not expect to question a **Deleted:** as early as reasonable possible Deleted: to witness and advise LPL of any particular rules of evidence that may form the basis of factual Deleted: Finally, the scope of proper questioning of the deposition is intended questioning. to be limited to issues and/or facts tied to, associated with or stemming from the Recent Discovery and the contents As explained on the record, the scope of the deposition is limited to discovery thereof. This does not mean that questions may not be asked on subjects outside of information contained in the recently produced by LPL and issues arising out of that recent discovery. The witness may be Recent Discovery but there must be some

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relationship between the area of inquiry and the Recent Discovery to make

inquiry beyond foundational issues.

WHEREFORE, for the foregoing reasons, the Special Master concludes that

ViewSonic's request to further depose LPL under Rule 30(b)(6) of the Federal Rules of Civil

instructed not to answer questions outside the intended scope of the deposition. The Special

Procedure on the topics attached hereto as Exhibit A should be GRANTED.

Master is available by telephone in case of deposition disputes.

As reflected in the record, LPL has reserved its right to object to this Report and

Recommendation, Subject to LPL's right to object and appeal, the parties have agreed that

available dates for the deposition to be conducted are September 19-21, 2007 and that the

duration of the deposition, if permitted to proceed, shall be 21 hours of testimony time if

translation is required, 14 hours if it is not. The deposition will be taken at the offices of LPL's

Counsel in Washington, D.C.

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WHEREFORE, for the foregoing reasons, the Special Master recommends that LPL be Ordered to proceed with the deposition of LPL under Rule 30(b)(6) of the Federal Rules of Civil Procedure on the topics identified in Exhibit A hereto, on the date and for the duration agreed upon without further notice being served.

Per agreement of the parties, the Special Master's Report and Recommendation will become a final order of the Court unless objection is taken not later than September	
ENTERED the day of September, 2007	Special Master Vincent J. Poppiti

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